

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

TRENT JORDAN,

Plaintiff,

v.

JOHN DOE 1, aka BORAKK,

Defendant.

MAGISTRATE JUDGE

Civil Action No.

RECEIPT # 15485
AMOUNT \$ 750.00
SUMMONS ISSUED y
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WAIVER FORM 1
MCF ISSUED 1
BY DPTY. CLK. Fors
DATE 7/8/05

VERIFIED COMPLAINT

Plaintiff Trent Jordan, by and through his undersigned counsel, as and for his Verified Complaint against Defendant John Doe 1, aka "Borakk" ("Borakk"), alleges, upon information and belief as to facts concerning others and upon personal knowledge as to facts concerning himself, as follows:

INTRODUCTION

1. In this action, Plaintiff seeks preliminary and permanent injunctive relief, as well as compensatory damages, for Defendant's libelous postings to various Internet bulletin boards, in which Defendant, hiding behind the anonymity of his screen-name "Borakk," makes numerous false and disparaging claims about Plaintiff, including accusing Plaintiff of fraud, stock manipulation and other illegal activities.

PARTIES

2. Plaintiff, Trent Jordan, is an individual citizen of Canada, residing in Vancouver, British Columbia.

3. Defendant Borakk is an individual who has entered into an agreement with Lycos, Inc., ("Lycos") a corporation with its principal place of business in Waltham, Massachusetts, for membership in its Raging Bull service under the screen name "Borakk."

4. Defendant Borakk, pursuant to that membership agreement, proceeded to post defamatory statements concerning Mr. Jordan on various bulletin boards maintained by Lycos and Raging Bull on computer servers located in Waltham, Massachusetts and available to the public, nationally and internationally, through the Internet.

JURISDICTION AND VENUE

5. This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1332(a) in that this is a civil action between a citizen of a State and a citizen of a foreign state, in which the amount in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs.

6. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391(a) because a substantial part of the events giving rise to Plaintiff's claim arose in this district. Venue is also proper in this district pursuant to 28 U.S.C. § 1391(a) because Borakk is subject to personal jurisdiction in this district, as Plaintiff's claim arises directly out of Borakk's contacts with Lycos in this District, and at this juncture, due to Borakk's willful anonymity, there is no other district in which this action may otherwise be brought.

FACTS

7. Plaintiff, Mr. Jordan, is an individual investor and venture capitalist. He frequently invests in early-stage businesses, providing them the capital to mature into successful, publicly traded companies.

8. Defendant is an individual who established an account with Lycos under the assumed screen-name "Borakk." Borakk's true name, identity and contact information is

presently unknown to Plaintiff because Borakk chose not to list any of that information in the profile associated with his screen name. Plaintiff, thus, has been forced to sue Borakk by his anonymous screen name. When Borakk's true identity is ascertained, Plaintiff will seek leave to amend this Complaint accordingly.

9. The ascendancy of the Internet has provided a medium in which individuals may communicate with others around the world, instantly and anonymously. Unfortunately, Borakk has used this tool, and the anonymity permitted by bulletin board service providers such as Lycos, to fabricate, print and publish defamatory lies about individuals and companies with little or no risk of consequence. Internet bulletin boards relating to investing, such as Raging Bull, have become a hotbed of such anonymous defamation.

10. As part of its Raging Bull service, Lycos provides electronic bulletin boards for the discussion of investing in various publicly traded companies and allows registered users to post comments to those boards. Beginning in early June, 2005, Borakk began posting comments in various different bulletin boards, in which he made numerous false and defamatory statements concerning Mr. Jordan.

11. For example, on June 4, 2005, Borakk posted a message on the GOCM bulletin board (for a company named Geocom Resources), a true and correct copy of which is annexed hereto as Exhibit A, containing the following false statement about Mr. Jordan: after quoting another anonymous false allegation that Mr. Jordan was responsible for destroying the value of certain company through fraudulent stock manipulation, Borakk states, "Nice guy, the criminal left GOCM in the same condition."

12. The statement concerning Mr. Jordan set forth in Paragraph 11 hereof and published on the GOCM bulletin board is false. Mr. Jordan has never been responsible for any harm to Geocom Resources' stock through fraudulent stock manipulation or otherwise.

13. On June 6, 2005, Borakk posted a message on the CYXP board (for a company named Cityxpress), a true and correct copy of which is annexed hereto as Exhibit B, containing the following false statement about Mr. Jordan: "Trent Jordan and his gang puts these scams together owning all of the free trading stock. They pay \$1M to \$2M for massive promotional campaign (pump BLLD to \$6) and dump all their paper. The idiots buying into the pump have no idea who is selling them their stock. Jordan walks away with millions in trading profits leaving a broken company to struggle on its own. BLLD is one of many Jordan pump and dumps. WKWG/CYXP, GOCM, IDCO were others and his current scam is LLLI." The phrase "pump and dump" is a term used in the investing community to mean an illegal scheme for making money by fraudulently manipulating stock prices; the schemer persuades other people to buy the stock and then sells it himself as soon as the price of the stock rises.

14. The statement concerning Mr. Jordan set forth in Paragraph 13 hereof is false. Mr. Jordan has not committed fraud or engaged in pumping and dumping the stock of the companies identified therein.

15. Later on June 6, 2005, Borakk again posted a message on the CYXP board, a true and correct copy of which is annexed hereto as Exhibit C, containing the following false statement about Mr. Jordan: "Unfortunately, honest guys trying to build real companies get conned by criminals like Trent Jordan and suffer for many many years as a result. The original Welcome to Search people should have entered into a joint venture with the WKWG pub co rather than letting the deal be acquired by a company with a maniac like Jordan involved. If they

had done this they could have cancelled the deal after Jordan blew it up and kept it private or found a more reputable pub co to deal with.”

16. The statement concerning Mr. Jordan set forth in Paragraph 15 hereof is false. Mr. Jordan has never been tried or convicted of any crime, and did not “blow up” any deal relating to WKWG (Welcome To Search Engine, Inc.).

17. On June 10, 2005, Borakk posted a message on the IDCO board (for a company named Interac Data), a true and correct copy of which is annexed hereto as Exhibit D, containing the following false statement about Mr. Jordan: “Trend [sic] Jordan pumped and dumped heavy in February, IDCO never recovered after that. In case you dummies don’t know, Trent Jordan put this whole scam together so he could dump free trading stock!”

18. The statement concerning Mr. Jordan set forth in Paragraph 17 hereof is false. Mr. Jordan did not engage in pumping and dumping IDCO stock, and was not involved in any scam related to IDCO.

19. On June 17, 2005, Borakk posted a message on the LLLI board (for a company named Lamperd Less Lethal, Inc.), a true and correct copy of which is annexed hereto as Exhibit E, containing the following false statement about Mr. Jordan: “Trent Jordan’s boiler room got snuffed out, they are under the crushing weight of the law.” The term “boiler room” is a term used in the investing community to describe an enterprise that often is operated out of inexpensive, low-rent quarters (hence the term “boiler room”), that uses false or misleading information and high pressure sales tactics (generally over the telephone) to solicit generally unsophisticated investors.

20. The statement concerning Mr. Jordan set forth in Paragraph 19 hereof is false. Mr. Jordan has never operated a “boiler room” and his business dealings have never been the subject of civil or criminal legal proceedings.

21. Also on June 17, 2005, Borakk posted another message on the LLLI board, a true and correct copy of which is annexed hereto as Exhibit F, containing the following false statement about Mr. Jordan: “Trent Jordan is nothing but a lying manipulative penny stock pumping and dumping scumbag!”

22. The statement concerning Mr. Jordan set forth in Paragraph 21 hereof is false. Mr. Jordan has not engaged in pumping and dumping, or other fraudulent activities.

23. On June 18, 2005, Borakk posted a similar message on the LLLI board, a true and correct copy of which is annexed hereto as Exhibit G, in which he made the following false statement about Mr. Jordan: “Trent Jordan is nothing but a lying manipulative penny stock pumping and dumping scumbag crook!”

24. The statement concerning Mr. Jordan set forth in Paragraph 23 hereof is false. Mr. Jordan has not engaged in pumping and dumping or other fraudulent activities, and is not a criminal.

25. On June 20, 2005, Borakk posted another similar message on the LLLI board, a true and correct copy of which is annexed hereto as Exhibit H, containing the following false statement about Mr. Jordan: “Trent Jordan is nothing but a despicable lying manipulative penny stock pumping and dumping scumbag!”

26. The statement concerning Mr. Jordan set forth in Paragraph 25 hereof is false. Mr. Jordan has not engaged in pumping and dumping, or other fraudulent activities.

27. The statements described above are but a few of many messages posted by Borakk since early June, 2005, containing false, disparaging and defamatory statements about Mr. Jordan. Borakk continues to post such messages every day up through the filing of this action.

28. Throughout these postings, which range across bulletin boards devoted to several different companies, including companies with which Mr. Jordan has no relationship, Borakk maliciously and falsely states that Mr. Jordan has been and is involved in various fraudulent stock manipulation schemes and describes him as a liar and criminal who has been driven out of business by legal authorities. These defamatory statements are all untrue.

29. Borakk trades in the stocks on which he comments, including short-selling these stocks, and thus profits from the movement of stock prices caused by his defamatory statements. Borakk, thus, uses his false and defamatory statements concerning Mr. Jordan to conduct his own fraudulent stock manipulation scheme.

CLAIM FOR RELIEF
(Libel)

30. Plaintiff incorporates by reference each and every allegation contained in paragraphs 1 through 29 above as if set forth here in full.

31. Borakk published the false and defamatory statements described above on the Internet, intending that they reach as wide an audience of securities purchasers and sellers, securities professionals, early-stage companies and other information seekers as possible, both in the United States and throughout the world.

32. Mr. Jordan's reputation, property and business have been, and continue to be, irreparably harmed as a result of Borakk's false and defamatory statements, which impugn Mr.

Jordan's honesty, integrity, trustworthiness, and other characteristics relevant to his success as a venture capital investor.

33. Borakk's false accusations that Mr. Jordan has engaged in criminal activities, including fraudulent stock manipulation, and in particular that Mr. Jordan has intentionally harmed various companies in which he has invested, are having a devastating effect on Mr. Jordan's ability to continue in his investing business. These false accusations are designed to interfere, and are interfering, with Mr. Jordan's ability to attract new companies in which to invest. Recently, persons involved with companies in which Mr. Jordan is attempting to invest have indicated their reservations in dealing with him in light of false statements contained in Borakk's postings.

34. Borakk's false and defamatory statements have caused Mr. Jordan mental pain and suffering, including outrage and anger upon reading the libelous statements.

35. Borakk's false and defamatory statements constitute libel *per se*, in that they directly or indirectly charge Mr. Jordan with criminal and otherwise illegal, immoral and improper activities, and tend to injure Mr. Jordan in his trade or business of venture capital investing.

36. Borakk made the false and defamatory statements with knowledge of, or reckless disregard for, the falsity of those statements, with the intent to harm Mr. Jordan, and with the intent to profit personally from changes in stock prices caused by those statements.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment and relief as follows:

A. A preliminary and permanent injunction: (i) prohibiting Defendant from further publication of his defamatory statements; and (ii) directing Defendant to cooperate with

Plaintiff in seeking removal of all existing defamatory statements from the Raging Bull bulletin boards or any other media of publication;

- B. An award of compensatory damages, including for mental pain and suffering and harm to Plaintiff's reputation, in an amount to be determined at trial;
- C. An award of pre-judgment interest;
- D. An award of costs and attorneys' fees; and
- E. Such other and further relief as the Court may deem just and proper.

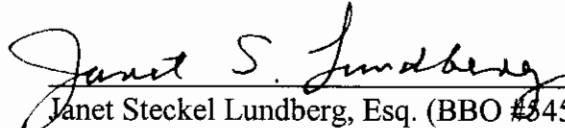
JURY DEMAND

Plaintiff demands a trial by jury as to all claims so triable.

Respectfully submitted,

TRENT JORDAN

By his attorneys,


Janet Steckel Lundberg, Esq. (BBO #345623)
KROKIDAS & BLUESTEIN LLP
600 Atlantic Avenue
Boston, MA 02210
(617) 482-7211

Of Counsel:

Paul A. Winick, Esq.
Paul M. Fakler, Esq.
THELEN REID & PRIEST, LLP
875 Third Avenue
New York, NY 10022

Dated: July 8, 2005

VERIFICATION

I, Trent Jordan, declare, pursuant to 28 U.S.C § 1746, as follows:

I hereby certify that I have read the foregoing Verified Complaint, that I have personal knowledge of the facts alleged therein, and that they are true upon my knowledge, except where stated upon information and belief, which facts I believe to be true.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed: July 04, 2005
Vancouver, British Columbia


Trent Jordan


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By: **borakk**

04 Jun 2005, 09:13 PM EDT

Msg. 52 of 53

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Trent Jordan, from the CYXP board:

"Trent Jordan took wicked wings public. Locked in all the seed capital shares for twelve months. Drove the price up to eight dollars on a massive promotional campaign that was supposed to take place over a year but instead took place over a couple of months, and then dumped all his shares before seed capital became free trading, and shorted the share price down to ten cents and walked away with millions of dollars in investors money. He did the same thing to several other foolish companies that subsequently went under. Six years later we are still paying for that crucial mistake."

Nice guy, the criminal left GOCM in the same condition!

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Board	Ne
BLLD	78
CYXP	959
FDEI	199
GOCM	
IDCO	94
LLLI	70
SVSE	17

Raging Bull: Post 52 on GOCM Message Board

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By: [borakk](#)

06 Jun 2005, 01:04 PM EDT

Msg. 9558 of 9598

(This msg. is a reply to [9557](#) by [sete10.](#))Jump to msg. # [Go](#)

There were never "hundreds of seed capital shareholders". Trent Jordan and his gang puts these scams together owning all of the free trading stock. They pay \$1M to \$2M for massive promotional campaign (pump BLLD to \$6) and dump all their paper. The idiots buying into the pump have no idea who is selling them their stock. Jordan walks away with millions in trading profits leaving a broken company to struggle on its own. BLLD is one of many Jordan pump and dumps. WKWG/CYXP, GOCM, IDCO were others and his current scam is LLLI.

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Board	New
BLLD	78'
CYXP	4'
FDEI	199'
GOCM	1'
IDCO	94'
LLLI	70'
SVSE	171'

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By: **borakk**

06 Jun 2005, 01:10 PM EDT

Msg. 9559 of 9598

(This msg. is a reply to 9557 by sete10.)

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Unfortunately honest guys trying to build real companies get conned by criminals like Trent Jordan and suffer for many many years as a result. The original Welcome to Search people should have entered into a joint venture with the WKWG pub co rather than letting the deal be acquired by a company with a maniac like Jordan involved. If they had done this they could have cancelled the deal after Jordan blew it up and kept it private or found a more reputable pub co to deal with.

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CYXP	3
FDEI	199
GOCM	1
IDCO	94
LLLI	70
SVSE	172

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Raging Bull: Post 930 on IDCO Message Board

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Msg. 930 of 949

10 Jun 2005, 10:59 AM EDT

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CYXP	34
FDEI	1993
GOCM	0
IDCO	19
LLLI	700
SVSE	1719
TASR	37
TRLY	10

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
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By: borakk

Msg. 652 of 660

17 Jun 2005, 02:44 PM EDT

(This msg. is a reply to 651 by bruisers.)

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Trent Jordan's boiler room got snuffed out, they are under the crushing weight of the law. Barry Lamperd is left holding the bag, without a clue how to run a public company. I bet this POS gets delisted for not filing its next 10Q, you can bet Barry's right on top of it!

LLLI 10Q: For the past three months ending June 31, 2005 "its never made a dime in its life"

BWAHA!

(Voluntary Disclosure: LT Rating- Strong Sell)

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Lamperd Less Lethal Inc (BB: LLLI)

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By: **bruisers**

17 Jun 2005, 01:52 PM EDT

Msg. 651 of 660

(This msg. is a reply to 650 by acoz0.)

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uhhhhh....that may explain why barry and his foe are on here....begging for the bashers to leave and just hoping that they too will be able to keep this up till they get a chance to cash in.....nice, looks like it may be backfiring in their a s s.

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Quote (del. 15 m

3:59 PM ET

2.30

+0.02 (+0.87 %

Volume: 36

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By: **borakk**

17 Jun 2005, 11:00 AM EDT

Msg. 637 of 660

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Trent Jordan, from the CYXP board:

"Trent Jordan took wicked wings public. Locked in all the seed capital shares for twelve months. Drove the price up to eight dollars on a massive promotional campaign that was supposed to take place over a year but instead took place over a couple of months, and then dumped all his shares before seed capital became free trading, and shorted the share price down to ten cents and walked away with millions of dollars in investors money. He did the same thing to several other foolish companies that subsequently went under. Six years later we are still paying for that crucial mistake."

Trent Jordan is nothing but a lying manipulative penny stock pumping and dumping scumbag!

(Voluntary Disclosure: LT Rating- Strong Sell)

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Quote (del. 15 m
3:59 PM ET

2.30

+0.02 (+0.87 %)

Volume: 364

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By: borakk

18 Jun 2005, 11:45 AM EDT

Msg. 681 of 726

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Trent Jordan, from the CYXP board:

"Trent Jordan took wicked wings public. Locked in all the seed capital shares for twelve months. Drove the price up to eight dollars on a massive promotional campaign that was supposed to take place over a year but instead took place over a couple of months, and then dumped all his shares before seed capital became free trading, and shorted the share price down to ten cents and walked away with millions of dollars in investors money. He did the same thing to several other foolish companies that subsequently went under. Six years later we are still paying for that crucial mistake."

Trent Jordan is nothing but a lying manipulative penny stock pumping and dumping scumbag crook!

(Voluntary Disclosure: LT Rating- Strong Sell)

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2.23

0.00 (0.00)

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CYXP	36
FDEI	0
GOCM	0
IDCO	20
LLLI	45
SVSE	5
TASR	37

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By: borakk

20 Jun 2005, 11:02 AM EDT

Msg. 699 of 726

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Trent Jordan, from the CYXP board:

"Trent Jordan took wicked wings public. Locked in all the seed capital shares for twelve months. Drove the price up to eight dollars on a massive promotional campaign that was supposed to take place over a year but instead took place over a couple of months, and then dumped all his shares before seed capital became free trading, and shorted the share price down to ten cents and walked away with millions of dollars in investors money. He did the same thing to several other foolish companies that subsequently went under. Six years later we are still paying for that crucial mistake."

Trent Jordan is nothing but a despicable lying manipulative penny stock pumping and dumping scumbag!

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2.23**0.00 (0.00)****Volume:**

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Board	Ne
BLLD	10
CYXP	36
FDEI	0
GOCM	0
IDCO	20
LLLI	27
SVSE	5
TASR	37

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UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

1. Title of case (name of first party on each side only) Trent Jordan vs John Doe 1, aka Borakk
2. Category in which the case belongs based upon the numbered nature of suit code listed on the civil cover sheet. (See local rule 40.1(a)(1)).
- ☐ I. 160, 410, 470, 535, R.23, REGARDLESS OF NATURE OF SUIT.
- ☐ II. 195, 196, 368, 400, 440, 441-446, 540, 550, 555, 625, 710, 720, 730, 740, 790, 791, 820*, 830*, 840*, 850, 890, 892-894, 895, 950. *Also complete AO 120 or AO 121 for patent, trademark or copyright cases
- ☒ III. 110, 120, 130, 140, 151, 190, 210, 230, 240, 245, 290, 310, 315, 320, 330, 340, 345, 350, 355, 360, 362, 365, 370, 371, 380, 385, 450, 891.
- ☐ IV. 220, 422, 423, 430, 460, 480, 490, 510, 530, 610, 620, 630, 640, 650, 660, 690, 810, 861-865, 870, 871, 875, 900.
- ☐ V. 150, 152, 153.
3. Title and number, if any, of related cases. (See local rule 40.1(g)). If more than one prior related case has been filed in this district please indicate the title and number of the first filed case in this court.
None
4. Has a prior action between the same parties and based on the same claim ever been filed in this court?
YES ☐ NO ☒
5. Does the complaint in this case question the constitutionality of an act of congress affecting the public interest? (See 28 USC §2403)
YES ☐ NO ☒
If so, is the U.S.A. or an officer, agent or employee of the U.S. a party?
N/A YES ☐ NO ☐
6. Is this case required to be heard and determined by a district court of three judges pursuant to title 28 USC §2284?
YES ☐ NO ☒
7. Do all of the parties in this action, excluding governmental agencies of the united states and the Commonwealth of Massachusetts ("governmental agencies"), residing in Massachusetts reside in the same division? - (See Local Rule 40.1(d)).
YES ☐ NO ☒
A. If yes, in which division do all of the non-governmental parties reside? N/A
Eastern Division ☐ Central Division ☐ Western Division ☐
B. If no, in which division do the majority of the plaintiffs or the only parties, excluding governmental agencies, residing in Massachusetts reside? None, but action arose in Eastern Division
Eastern Division ☒ Central Division ☐ Western Division ☐
8. If filing a Notice of Removal - are there any motions pending in the state court requiring the attention of this Court? (If yes, submit a separate sheet identifying the motions) N/A
YES ☐ NO ☐

(PLEASE TYPE OR PRINT)

ATTORNEY'S NAME Janet Steckel Lundberg, Esq.ADDRESS Krokidas & Bluestein LLP, 600 Atlantic Avenue, Boston, MA 02210TELEPHONE NO. (617) 482-7211

JS 44 (Rev. 11/04)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS

Trent Jordan

(b) County of Residence of First Listed Plaintiff British Columbia, Canada
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorney's (Firm Name, Address, and Telephone Number)
(see over)

DEFENDANTS

John Doe 1, aka Borakk

County of Residence of First Listed Defendant Unknown
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff
☐ 2 U.S. Government Defendant
☐ 3 Federal Question (U.S. Government Not a Party)
☒ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | Unknown | PTF | DEF |
|---|---------------------------------------|----------------------------|---|----------------------------|----------------------------|
| Citizen of This State | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input checked="" type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input checked="" type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 362 Personal Injury - Med. Malpractice <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt. Relations <input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act	<input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC 3410 <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 440 Other Civil Rights	PRISONER PETITIONS <input type="checkbox"/> 510 Motions to Vacate Sentence Habeas Corpus: <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition	SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	

V. ORIGIN

(Place an "X" in One Box Only)

- ☒ 1 Original Proceeding
☐ 2 Removed from State Court
☐ 3 Remanded from Appellate Court
☐ 4 Reinstated or Reopened
☐ 5 Transferred from another district (specify)
☐ 6 Multidistrict Litigation
☐ 7 Appeal to District Judge from Magistrate Judgment

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
28 U.S.C. 1332

Brief description of cause:
Libel action for defendant's defamatory statements published on Lycos website, RagingBull.com

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23
DEMAND \$ _____
 CHECK YES only if demanded in complaint:
JURY DEMAND: ☒ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE _____

DOCKET NUMBER _____

DATE

SIGNATURE OF ATTORNEY OF RECORD

7/8/05
 FOR OFFICE USE ONLY

Janet S. Lundberg

RECEIPT # _____ AMOUNT _____ APPLYING IFP _____ JUDGE _____ MAG. JUDGE _____

PLAINTIFFS

(c) Attorneys (Firm Name, Address, and Telephone Number)

Janet Steckel Lundberg, Esq.
BBO No. 545623
KROKIDAS & BLUESTEIN LLP
600 Atlantic Avenue
Boston, MA 02210
(617) 482-7211

Of Counsel:

Paul A. Winick, Esq.
Paul M. Fakler, Esq.
THELEN REID & PRIEST LLP
875 Third Avenue
New York, NY 10022